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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/521,037	03/08/2000	Pawan R. Gupta	MOF-11	1918
22855	7590 04/07/2003			
RANDALL J	. KNUTH P.C.		EXAM	INER
3510-A STELLHORN ROAD FORT WAYNE, IN 46815-4631		•	MARTIR, LILYBETT	
			ART UNIT	PAPER NUMBER
			2855	
			DATE MAILED: 04/07/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

*		Application No.	Applicant(s)		
	;	09/521,037	GUPTA, PAWAN R.		
•	Office Action Summary	Examin r	Art Unit		
		Lilybett Martir	2855		
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet wit	h the correspondence address		
- External control con	ORTENED STATUTORY PERIOD FOR REPL'MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period vere to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a rely within the statutory minimum of thirty vill apply and will expire SIX (6) MONT	(30) days will be considered timely. HS from the mailing date of this communication.		
1)⊠	Responsive to communication(s) filed on 21 f	November 2002 .			
2a) <u></u> □		is action is non-final.			
3) ☐ Dispositi	Since this application is in condition for allowal closed in accordance with the practice under ton of Claims	ince except for formal matte Ex parte Quayle, 1935 C.D	ers, prosecution as to the merits is . 11, 453 O.G. 213.		
4) 🖂	Claim(s) <u>1-3,5-10,12-14 and 16-18</u> is/are pend	ling in the application.			
	4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) is/are allowed.					
	Claim(s) <u>1-3,5-10,12-14 and 16-18</u> is/are reject	ted.			
	Claim(s) is/are objected to.				
	Claim(s) are subject to restriction and/or	election requirement			
	on Papers	ore successful equilibrium.			
9) 🗌 🗆	he specification is objected to by the Examiner				
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.					
	Applicant may not request that any objection to the	drawing(s) be held in abeyan	ice. See 37 CFR 1.85(a).		
11) 🔲 7	he proposed drawing correction filed on	is: a) ☐ approved b) ☐ dis	approved by the Examiner.		
	If approved, corrected drawings are required in rep	ly to this Office action.			
12)[] T	he oath or declaration is objected to by the Exa	aminer.			
Priority u	nder 35 U.S.C. §§ 119 and 120				
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)[a) ☐ All b) ☐ Some * c) ☐ None of:				
	1. Certified copies of the priority documents have been received.				
	2. Certified copies of the priority documents have been received in Application No				
	B. Copies of the certified copies of the priori application from the International Bur see the attached detailed Office action for a list of	ty documents have been reeau (PCT Rule 17.2(a)).	eceived in this National Stage		
	cknowledgment is made of a claim for domestic				
_ a)	☐ The translation of the foreign language proveknowledgment is made of a claim for domestic	visional application has bee	en received.		
Attachment(
2) Notice 3) Inform	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Info	mmary (PTO-413) Paper No(s) ormal Patent Application (PTO-152) .		
S. Patent and Tra TO-326 (Rev	_	ion Summary	Part of Paper No. 19		

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1 and 7-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Kamibayashi (JP108178770A).
 - With respect to claims 1 and 8-9, Kamibayashi teaches a frame 2 having a pair of ends, adapted to engage a stressed rope or cable R, a hydraulic jack mounted on said frame between it's ends for applying a force on the stressed cable, and linear deflection measuring means on said frame as comprised by elements 4 and 5, for measuring the linear deflection of the stressed cable as does element 5 (See Figures 3 and 4 and Constitution).
 - With respect to claim 7, Kamibayashi teaches a frame shaped in a "V" shape, as noted in Figure 3.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 2-3,5-6,12-14 and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kamibayashi in view of Proceq SA (SM 55, SM 150).

- With respect to claim 2, Kamibayashi fails to teach the utilization of a hook, said hook connected to said jack and adapted for engagement with said stressed cable. Proceq SA teaches applying a force to a wire or strand by means of a hook as noted in the Figures of Page 1. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teachings of Kamibayashi utilizing the teachings of Proceq SA by providing said device with a hook to maintain the element which deflection is being measured in place, therefore making said device more accurate.
- With respect to claim 3, Kamibayashi fails to teach the force of said jack being applied to the stressed cable through the hook means. Proceq SA teaches applying a force to a wire or strand by means of a hook as noted in the Figures of Page 1. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teachings of Kamibayashi utilizing the teachings of Proceq SA by providing said device with a hook to maintain the element which deflection is being measured in place, therefore making said device more accurate.
- With respect to claims 5,12 and 16 Kamibayashi fails to specifically disclose that his Jack applies a pre-set force to the stressed cable, even though he discloses the utilization of it's jack to push and therefore apply a force. Proceq SA teaches applying a pre-set force to the stressed cable (Page 3, second

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paragraph). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teachings of Kamibayashi utilizing the teachings of Proceq SA by utilizing it's jack to apply a pre-determined force to the specimen whose features are being measured to make the measuring device more accurate.

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- With respect to claims 14 and 18, Kamibayashi teaches a frame shaped in a
 "V" shape, as noted in Figure 3.
- 5. Claims 6,13 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kamibayashi in view of Proceq SA as applied to claims 1-3 above and further in view of Grade et al. (Pat. 4,423,639).
 - With respect to claims 6,13 and 17, Kamibayashi teaches the utilization of gauge means 32, but he fails to teach Measuring means that include a gauge mounted onto said frame. Grade et al. teaches an apparatus for indicating the tension in a line that has a pressure gauge as in element 22 mounted onto it's frame. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teachings of Kamibayashi as modified above further utilizing the teachings of Grade et al. by mounting the pressure gauge directly in the frame to make the device easier to handle and smaller so that it can fit in smaller places.

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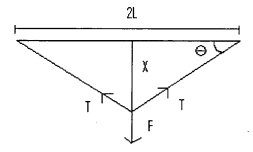
6. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over either Kamabashi or Proceq SA.

7. It can be found from simple mathematical calculations utilizing the commonly known SOH- CAH- TOA and commonly known physics equations for Tension that when a string of length 2L is stretched between two fixed points with a tension T and force F is applied at mid span normal to the string, where the string deflection under the force is x, that a relation between F and x/L exists, assuming that T remains constant even though the string is stretching and that the displacement x is small relative to the string length. (consider equilibrium of the midpoint of the string where the force F is applied). At this point we have three forces acting; the tension in the string on either side of the point and the force F. Now, assuming the displacement of the center of the string is small relative to the string length, the angle of the string is simply the slope of the string.

 $Sin\theta \approx \theta \approx Tan\theta$ and $\theta \approx x/L$

Therefore it can be concluded by equating forces that:

 $F = 2 T Sin\theta$ or that F = 2 T (x/L) or that $T = F / (2 sin \theta)$



8. Kamibayashi and Proceq Sa disclose the measurement of tension in a wire that is being deflected but they fail to disclose the involved equations utilized in said process. It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize commonly known physics and mathematical equations such as the ones disclosed above to further obtain reliable values that are both accurate and reliable.

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Response to Arguments

9. Applicants amendments raised new issues that made necessary the new art to be applied and therefore, the arguments presented against Proceq SA in view of Grade ett al. are said to be moot due to the new grounds of rejection. Applicant's arguments have being fully addressed in the above presented office action.

Conclusion

- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lilybett Martir whose telephone number is (703)305-6900. The examiner can normally be reached on 9:00 AM to 5:30 PM.
- 10. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Lefkowitz can be reached on (703)305-4816. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3432 for regular communications and (703)305-3432 for After Final communications.
- 11. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

Lilybett Martir Examiner Art Unit 2855

€₩ April 2, 2003

EDWARD LEFKOWITZ SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800